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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

1 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		District of Nev	w Jersey	JUNI	
In Re:	Rosana Pena		Case No.:		22-15309
		Debtor(s)	Judge:		ABA
		CHAPTER 13 PLAN	AND MOTION	s	
☐ Original☐ Motions	: Included	✓ Modified/Notice Req ✓ Modified/No Notice F		Date:	9/8/2022
		THE DEBTOR HAS FILED F CHAPTER 13 OF THE BA			
		YOUR RIGHTS MAY	BE AFFECTE	D	
contains the Plan proposition proposition will a motion motice. See modification alone will a cormodify a wishes to prosecute	ne date of the confirm osed by the Debtor to ney. Anyone who wis ection within the time duced, modified, or e ay be granted withou ne Notice. The Court e Bankruptcy Rule 30 on may take place so avoid or modify the li a lien based on value contest said treatment same.	the court a separate <i>Notice</i> nation hearing on the Plan proposed and provision the story oppose any provision of frame stated in the <i>Notice</i> . Eliminated. This Plan may be ut further notice or hearing, using confirm this plan, if the plan includes mot lely within the chapter 13 conen. The debtor need not file to of the collateral or to reduce the must file a timely objection	roposed by the ead these paper of this Plan or Your rights may confirmed and inless written or are no timelations to avoid of a separate more the interest reand appear and appear appear and appear and appear and appear and appear ap	e Debtor. The pers carefully any motion ay be affected become be become be become be proposed in the confirmal at the confirmal area.	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim inding, and included filed before the deadline ctions, without further ien, the lien avoidance or lan confirmation order ersary proceeding to avoid cted lien creditor who mation hearing to
state whe	ether the plan inclu	e of particular importance des each of the following in provision will be ineffecti	tems. If an ite	m is check	red as "Does Not" or if
THIS PLA	N:				
	✓ DOES NOT CON' SO BE SET FORTH	TAIN NON-STANDARD PRO IN PART 10.	OVISIONS. NO	ON-STANDA	ARD PROVISIONS
COLLATE	RAL, WHICH MAY	THE AMOUNT OF A SECU RESULT IN A PARTIAL PAY MOTIONS SET FORTH IN F	MENT OR NO	PAYMEN [*]	
		D A JUDICIAL LIEN OR NO MOTIONS SET FORTH IN F			JRCHASE-MONEY

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Initial Debtor(s)' Atto	rney BCT In	itial Debtor:	R P	Initial Co-Debtor
Part 1: Payment ar	nd Length of Plan			
a. The debto approximately <u>50</u> mo		hly to the Ch	napter 13 Trustee,	starting on <u>7/1/2022</u> for
b. The debto	or shall make plan paym Future Earnings Other sources of fund			lowing sources: and date when funds are available):
c. Use of rea	al property to satisfy pla Sale of real property Description: Proposed date for cor	-		
	Refinance of real prop Description: Proposed date for cor	-		
	Loan modification with Description: Proposed date for cor		nortgage encumbe	ering property:
d. □ e. □	loan modification.			pending the sale, refinance or ne payment and length of plan:
				to be paid to the Chapter 13
b. Adequate debtor(s) outside the	protection payments we Plan, pre-confirmation	ill be made in to: (cred	the amount of \$_ ditor).	to be paid directly by the
	ims (Including Adminion ority claims will be paid			s otherwise:
Creditor		Type of Priority		Amount to be Paid
Bruce C. Truesdale		Attorney Fees	·	3,355.00
Check one:	ed priority claims listed l	pelow are bas	sed on a domestic	unit and paid less than full amount: support obligation that has been than the full amount of the claim

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Creditor	Type of Priority	Claim Amount	Amount to be Paid
Orcaitor	Type of Thenty	Olaliti / litioarit	7 tillodili to bo'l did

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: 🕢 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 📝 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor Collateral	Scheduled Debt	Total Collateral Value	Superior	Value of Creditor Interest in Collateral		Total Amount to Be Paid
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-NONE-				

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the

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allowed secured claim shall disc	harge the corresponding lien.					
•	tay is terminated as to surrendere 01 be terminated in all respects. T	•	` ,			
Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt			
	1		- 5.0.			
f. Secured Claims Unaffected	by the Plan ☐ NONE					
The following secured Creditor M&T Bank*	d claims are unaffected by the Pla	an:				
<u> </u>	in Full Through the Plan 🕡 NO					
Creditor	Collateral	Total Amount to	be Paid through the Plan			
Part 5: Unsecured Claims	NONE					
☐ Not less the	sified allowed non-priority unsecution \$ to be distributed <i>pro rat</i>		d:			
✓ Pro Rata o	distribution from any remaining fu	nds				
b. Separately classified	d unsecured claims shall be treat Basis for Separate Classification	ted as follows:	Amount to be Paid			
Orealtoi	Dasis for deparate Glassification	Treatment	7tmodrit to be 1 aid			
Part 6: Executory Contracts a	nd Unexpired Leases X No	ONE				
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)						
All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:						
Creditor Arrears to be Cured Plan	d in Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment			
Part 7: Motions X NONE						
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service</i> , <i>Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.						
a. Motion to Avoid Lier	ns under 11 U.S.C. Section 522(f). 🕡 NONE				

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The D	ebtor moves to	avoid the	following lie	ens tha	nt impair	exen	nptions:			
Creditor	Nature of Collateral	Type of Li	en Amount	of Lien		ue of	Amount Claim Exempti	t of Oth	um of All her Liens gainst the Property	Amount of Lien to be Avoided
b. Mo NONE	tion to Avoid	Liens and	d Reclassify	y Clain	n from	Secui	red to Cor	mpletely	Unsecu	ıred. 🕢
	ebtor moves to h Part 4 above		the followir	ng clair	ns as u	nsecu	ired and to	void lien	s on col	lateral
Creditor	Collateral		Scheduled Debt	Total C	Collateral	Super	rior Liens	Value of Creditor's Interest in Collateral		Total Amount of Lien to be Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and										
to void liens o	on collateral cor	nsistent w	ith Part 4 ab		Collatera		Amount to be	Doomod		Amount to be
Creditor	Collateral	S	Scheduled Deb			' /	Amount to be	Secured		Reclassified as Unsecured
a. Ve ✓ □ b. Pa Credit	r Plan Provision sting of Prope Upon Confirm Upon Dischar when the Notices ors and Lessor e Debtor notwing the Sting Provision of Provi	rty of the nation ge s s provided	d for in Parts			conti	inue to mai	il custom	ary notic	ces or
coupons to the Debtor notwithstanding the automatic stay. c. Order of Distribution										
The S	 2) Other Ad 3) Secured 4) Lease Ar 5) Priority C 	Standing T ministrative Claims rearages	rustee Come Claims			owing	order:			
d. Po	st-Petition Cla	iims								
	tanding Trustee (a) in the amou					•	tition claim	ns filed pu	ırsuant t	to 11 U.S.C.

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Part 9: Mo	dification X NONE	
	dification of a plan does not require that a in accordance with D.N.J. LBR 3015-2.	a separate motion be filed. A modified plan must
	is Plan modifies a Plan previously filed in thie of Plan being modified: June 2022	s case, complete the information below.
	ow why the plan is being modified:	Explain below how the plan is being modified:
	ise with Trustee to provide greater dividend to	The plan term in Part 1 has been increased.
Are Schedu	lles I and J being filed simultaneously with th	nis Modified Plan? ☐ Yes ✓ No
Part 10: N	lon-Standard Provision(s): Signatures Re	quired
Non ⊮ N □ E	-Standard Provisions Requiring Separate Si IONE xplain here: non-standard provisions placed elsewhere in	gnatures:
Signatures		
The Debtor(s) and the attorney for the Debtor(s), if any,	must sign this Plan.
debtor(s) ce		represented by an attorney, or the attorney for the ions in this Chapter 13 Plan are identical to <i>Local Form,</i> ard provisions included in Part 10.
certify unde	er penalty of perjury that the above is true.	
Date: 9/8/2	2022 /s/	Rosana Pena
	Ros	ana Pena
Date:	Del	otor
	Join	nt Debtor
Date 9/8/2		Bruce C. Truesdale
		ce C. Truesdale
	Atto	orney for the Debtor(s)